

General Assembly

Amendment

May Special Session, 2016

LCO No. 6525



Offered by:

REP. KLARIDES, 114th Dist.

REP. CANDELORA, 86th Dist.

REP. HOYDICK, 120th Dist.

REP. MINER, 66th Dist.

REP. O'NEILL, 69th Dist.

To: Senate Bill No. **505** File No. Cal. No.

"AN ACT CONCERNING A SECOND CHANCE SOCIETY."

- Strike subsection (c) of section 4 in its entirety and substitute the following in lieu thereof:
- 3 "(c) [Upon] (1) Except as provided in subdivision (2) of this
- 4 <u>subsection, upon</u> the effectuation of the transfer, such child <u>or young</u>
- 5 <u>adult</u> shall stand trial and be sentenced, if convicted, as if such child
- 6 [were eighteen years of age] or young adult were an age for adult
- 7 <u>jurisdiction</u>, subject to the provisions of section 54-91g. Such child <u>or</u>
- 8 <u>young adult</u> shall receive credit against any sentence imposed for time
- 9 served in a juvenile <u>or detention</u> facility prior to the effectuation of the
- transfer. A child <u>or young adult</u> who has been transferred may enter a guilty plea to a lesser offense if the court finds that such plea is made
- 12 knowingly and voluntarily. Any child or young adult transferred to
- 13 the regular criminal docket who pleads guilty to a lesser offense shall

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not resume such [child's] <u>person's</u> status as a juvenile regarding such offense. If the action is dismissed or nolled or if such child <u>or young</u> adult is found not guilty of the charge for which such child <u>or young</u> adult was transferred or of any lesser included offenses, the child <u>or young adult</u> shall resume such [child's] <u>person's</u> status as a juvenile until such [child] <u>person</u> attains the age [of eighteen years] <u>for adult jurisdiction.</u>

(2) Notwithstanding any provision of the general statutes, when sentencing a person whose case has been transferred to the regular criminal docket of the Superior Court pursuant to this section and who is convicted of an offense for which there is a mandatory minimum sentence which shall not be suspended, the court may suspend the execution of such mandatory minimum sentence if such person was under eighteen years of age at the time of the offense, unless such offense is an offense for which a person may earn risk reduction credits pursuant to section 18-98e."

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